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APPLICATION N	IO. I	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/741,323	0/741,323 12/18/2003		Grigorii Lev Soloveichik	126732-2	6942
6147	7590	04/25/2006		EXAMINER	
		RIC COMPANY	DOUGLAS, JOHN CHRISTOPHER		
GLOBAL RESEARCH PATENT DOCKET RM. BLDG. K1-4A59				ART UNIT	PAPER NUMBER
NISKAY	UNA, NY	12309		1764	
				DATE MAILED: 04/25/2006	6

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	-, 0
	10/741,323	SOLOVEICHIK ET AL.	
Office Action Summary	Examiner	Art Unit	
	John C. Douglas	1764	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the o	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO 136(a). In no event, however, may a reply be till will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 18 E	December 2003.		
,	s action is non-final.		
3) Since this application is in condition for allowa			
closed in accordance with the practice under	Ex рапе Quayle, 1935 C.D. 11, 4	53 U.G. 213.	
Disposition of Claims	•		
4) ⊠ Claim(s) 1-22 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☒ Claim(s) 1-22 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o	awn from consideration.		·
Application Papers			
9) The specification is objected to by the Examina			
10)☐ The drawing(s) filed on is/are: a)☐ acc			
Applicant may not request that any objection to the			n.
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E).
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureat* See the attached detailed Office action for a list	nts have been received. Its have been received in Applicatority documents have been received in Applicatority documents have been received.	tion No red in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08	,, · <u> </u>		
Paper No(s)/Mail Date 12/18/03.	6) Other:		

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 3. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

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4. Claims 1-4 and 7-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakamura (US 4982037) in view of Lee (US 5015797).

5. With respect to claims 1-3,7, 8, 11, 12, 15, and 16, Nakamura discloses a process for producing 4,4'-diisopropylbiphenyl by contacting a biphenyl with propylene and a mordenite or ZSM-5 type catalysts at a temperature between 220 and 300 degrees C (see Nakamura, column 2, lines 1-37 and 67-68).

Nakamura does not disclose that the reaction is continuous and that the feed is contacted with at least one inert solvent and an inert diluent gas.

However, Lee discloses where the alkylating agent is diluted with a diluent gas including nitrogen and argon (see Lee, column 7, lines 3-15). Lee also discloses where the process is operated continuously (see Lee, column 15, lines 50-62).

Lee discloses that the use of a diluting agent increases the selectivity to near linear isomers (see Lee, column 7, lines 4-6). Also, MPEP §2144.04 V. E. cites *In re Dilnot*, 319 F.2d 188 (CCPA 1963), which held that continuous operation would have been obvious over the batch processes of the prior art.

Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to modify the process of Nakamura to include here the alkylating agent is diluted with a diluent gas including nitrogen and argon in order to increase the selectivity to near linear isomers and to include where the process is operated continuously because continuous operation would have been obvious over the batch processes of the prior art.

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Also, Lee discloses where a decalin solvent is mixed with the biphenyl (see Lee, column 6, lines 9-16).

Lee discloses that the use of a solvent increases the selectivity to near linear isomers (see Lee, column 7, lines 4-6).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to modify the process of Nakamura to include where a decalin solvent is mixed with the biphenyl in order to increase the selectivity to near linear isomers.

- 6. With respect to claim 4, Nakamura discloses a molar ratio of SiO₂ to Al₂O3 of from 10 to about 50 (see Nakamura, column 2, lines 53-56).
- 7. With respect to claims 9 and 10, Nakamura discloses where the molar ratio of propylene to biphenyl is 0.5 to 2.2 (see Nakamura, column 2, lines 57-58 and claim 2).
- 8. With respect to claims 13 and 14, Nakamura does not disclose where the contacting is performed under a pressure of from about 2 atmospheres to about 40 atmospheres.

However, Lee discloses where the contacting is performed under a pressure from about 10 psig (1.7 atm) to about 500 psig (35 atm) (see Lee, column 16, lines 30-41).

Lee discloses that a pressure less than 10 psig causes the catalyst to lose selectivity for linear and near linear isomers and a pressure greater than 500 psig will cause the olefin to polymerize (see Lee, column 16, lines 30-41).

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Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to modify the process of Nakamura to include where the contacting is performed under a pressure from about 10 psig (1.7 atm) to about 500 psig (35 atm) in order to maintain selectivity for linear and near linear isomers and avoid polymerization of the olefin.

- 9. Claims 5,6,17, and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakamura in view of Lee as applied to claim 1 above, and further in view of Holtermann (US 5149894).
- 10. With respect to claims 5 and 6, Nakamura in view of Lee disclose everything in claim 1 (see paragraph 5), but do not disclose where the biphenyl is continuously contacted with the solid catalyst at a weight hourly space velocity of between about 0.1 and about 2.5 1/h.

However, Holtermann discloses where the biphenyl is fed at a WHSV of from about 0.5 to about 50 (see Holtermann, column 9, lines 36-42 and column 10, lines 41-49).

Holtermann discloses that the biphenyl is generally fed at that rate because the reaction pressure should be sufficient to maintain at least a partial liquid phase to retard catalyst fouling (see Holtermann, column 10, lines 41-49).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to modify the process of Nakamura in view of Lee to include the biphenyl is fed at a WHSV of from about 0.5 to about 50 in order to slow catalyst fouling.

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11. With respect to claims 17 and 18, Nakamura in view of Lee disclose everything in claim 1 (see paragraph 5), but do not disclose where the biphenyl and inert solvent are continuously contacted with the acidic catalyst at a feed rate corresponding to between about 1 and about 3 catalyst bed volumes per hour.

However, Holtermann discloses where the alkylation reaction has a LHSV of from about 0.1 to about 10 1/h (see Holtermann, column 13, lines 7-22).

Holtermann discloses that the LHSV is dependent upon the reaction temperature and pressure (see Holtermann, column 13, lines 43-47).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to modify the process of Nakamura in view of Lee to include where the alkylation reaction has a LHSV of from about 0.1 to about 10 1/h because the LHSV is dependent on the temperature and pressure of the alkylation reaction.

- 12. Claims 19-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakamura in view of Lee and Holtermann.
- 13. With respect to claims 19, 20, and 22, Nakamura discloses a process for producing 4,4'-diisopropylbiphenyl by contacting a biphenyl with propylene (where the molar ratio of propylene to biphenyl is 0.5 to 2.2) and a mordenite or ZSM-5 type catalysts (that have a molar ratio of SiO₂ to Al₂O3 of from 10 to about 50) at a temperature between 220 and 300 degrees C (see Nakamura, column 2, lines 1-37, 53-56 and 67-68).

Nakamura does not disclose that the reaction is continuous and that the feed is contacted with at least one inert solvent and an inert diluent gas. Nakamura does not

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disclose where the contacting is performed under a pressure of from about 2 atmospheres to about 50 atmospheres. Nakamura does not disclose where the biphenyl and inert solvent are continuously contacted with the acidic catalyst at a feed rate corresponding to between about 0.1 and about 5 catalyst bed volumes per hour

However, Lee discloses where the alkylating agent is diluted with a diluent gas including nitrogen and argon (see Lee, column 7, lines 3-15). Lee also discloses where the process is operated continuously (see Lee, column 15, lines 50-62).

Lee discloses that the use of a diluting agent increases the selectivity to near linear isomers (see Lee, column 7, lines 4-6). Also, MPEP §2144.04 V. E. cites *In re Dilnot*, 319 F.2d 188 (CCPA 1963), which held that continuous operation would have been obvious over the batch processes of the prior art.

Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to modify the process of Nakamura to include here the alkylating agent is diluted with a diluent gas including nitrogen and argon in order to increase the selectivity to near linear isomers and to include where the process is operated continuously because continuous operation would have been obvious over the batch processes of the prior art.

Also, Lee discloses where a decalin solvent is mixed with the biphenyl (see Lee, column 6, lines 9-16).

Lee discloses that the use of a solvent increases the selectivity to near linear isomers (see Lee, column 7, lines 4-6).

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Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to modify the process of Nakamura to include where a decalin solvent is mixed with the biphenyl in order to increase the selectivity to near linear isomers.

Lee also discloses where the contacting is performed under a pressure from about 10 psig (1.7 atm) to about 500 psig (35 atm) (see Lee, column 16, lines 30-41).

Lee discloses that a pressure less than 10 psig causes the catalyst to lose selectivity for linear and near linear isomers and a pressure greater than 500 psig will cause the olefin to polymerize (see Lee, column 16, lines 30-41).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to modify the process of Nakamura to include where the contacting is performed under a pressure from about 10 psig (1.7 atm) to about 500 psig (35 atm) in order to maintain selectivity for linear and near linear isomers and avoid polymerization of the olefin.

In addition, Holtermann discloses where the alkylation reaction has a LHSV of from about 0.1 to about 10 1/h (see Holtermann, column 13, lines 7-22).

Holtermann discloses that the LHSV is dependent upon the reaction temperature and pressure (see Holtermann, column 13, lines 43-47).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to modify the process of Nakamura in view of Lee to include where the alkylation reaction has a LHSV of from about 0.1 to about 10 1/h because the LHSV is dependent on the temperature and pressure of the alkylation reaction.

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14. With respect to claim 21, Nakamura in view of Lee and Holtermann disclose everything in claim 20 (see paragraph 13), but Nakamura does not disclose where the biphenyl is continuously contacted with the solid catalyst at a weight hourly space velocity of between about 0.025 and about 10 1/h.

However, Holtermann discloses where the biphenyl is fed at a WHSV of from about 0.5 to about 50 (see Holtermann, column 9, lines 36-42 and column 10, lines 41-49).

Holtermann discloses that the biphenyl is generally fed at that rate because the reaction pressure should be sufficient to maintain at least a partial liquid phase to retard catalyst fouling (see Holtermann, column 10, lines 41-49).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to modify the process of Nakamura in view of Lee to include the biphenyl is fed at a WHSV of from about 0.5 to about 50 in order to slow catalyst fouling.

Conclusion

15. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure: Fellmann (US 5026940) and Fellmann (US 5268523).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John C. Douglas whose telephone number is 571-272-1087. The examiner can normally be reached on 7:30 A.M. to 4:30 P.M..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn A. Caldarola can be reached on 571-272-1444. The fax phone

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number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JCD

Walter D. Griffin Primary Examiner